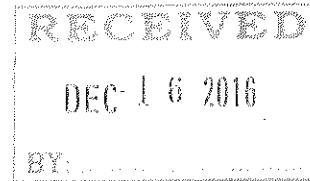


1 **IN THE KING COUNTY SUPERIOR COURT**
2 **FOR THE STATE OF WASHINGTON**



3
4 BY: Barbara Robinson as Intervenor/Trustee
Barbara Robinson

5 Plaintiff,

6
7
8 vs.

9 WELLS FARGO BANK
10 NATIONAL ASSOCIATION, AS
11 TRUSTEE FOR THE
12 CERTIFICATE HOLDERS OF THE
13 MLMI TRUST, MORTGAGE
14 LOAN ASSET-BACKED
15 CERTIFICATES, SERIES 2005
16 WMC2;MORTGAGE
17 ELECTRONIC REGISTRATION
18 SYSTEMS, INC.;NATIONSTAR
19 MORTGAGE BANK OFAMERICA;
20 JAY BRAY; AZTEC
FORECLOSURE CORPORATION
OF WASHINGTON

21 Defendant.

CASE NO.:

CIVIL ACTION

COMPLAINT TO QUIET
TITLE TO PROPERTY
LOCATED AT
13540 SE 159TH PLACE
RENTON, WASHINGTON
98058

PROPERTY LOCATION:
13540 SE 159TH PLACE
RENTON, WA 98058
LOT 9, CEDARWOOD DIV.
VI, VOL. 217, P. 28-34

JURY TRIAL DEMANDED

22 Barbara Robinson appears as the plaintiff in this action and in the
23 sovereign capacity of title holder with unalienable property interests,
24
25 residing at 13540 SE 159TH PLACE RENTON, WA. 98058,
26
27 complaining against defendants and all of the world, appears and states
28 as follows:

- 1 1. Plaintiff is at all times here mentioned the bona fide title holder
2 and secured party of the property in this action, accurately
3 described as 13540 SE 159TH PLACE RENTON, WA 98058.
4
- 5 2. Plaintiff's claim to the ownership of the said property is found in
6 the annexed deed presented herein as exhibit A.
7
- 8 3. The said property and land is identified on the tax map of City of,
9 in King County, commonly known as LOT 9, CEDARWOOD
10 DIV. VI, VOL. 217, P. 28-34
11
12
13
14

15 **PARTIES TO THE ACTION**

- 16
- 17 4. Upon information and belief defendant WELLS FARGO BANK,
18 N.A. may be a foreign corporation doing business in the State of
19 WASHINGTON. Plaintiff is unsure if it is authorized to do
20 business in the STATE OF WASHINGTON, but hopes to factually
21 verify that presumption at trial.
22
23
- 24 5. Upon information and belief defendant NATIONSTAR
25 MORTGAGE, may be a foreign corporation doing business in the
26 State of WASHINGTON. Plaintiff is unsure if it is authorized to
27
28

1 do business in the State of WASHINGTON, but hopes to factually
2 verify that presumption at trial.
3

4 6. Upon information and belief defendant MORTGAGE
5 ELECTRONIC REGISTRATIONS SYSTEMS INC., may be a
6 foreign corporation doing business in the State of
7 WASHINGTON. Plaintiff is unsure if it authorized to do business
8 in the State of WASHINGTON, but hopes to factually verify that
9 presumption at trial.
10
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13 7. Upon information and belief defendant JAY BRAY may be a
14 foreign corporation doing business in the State of
15 WASHINGTON. Plaintiff is unsure if it authorized to do business
16 in the State of WASHINGTON, but hopes to factually verify that
17 presumption at trial.
18
19
20

21 8. Upon information and belief defendant AZTEC FORECLOSURE
22 CORPORATION OF WASHINGTON may be a foreign
23 corporation doing business in the State of WASHINGTON.
24 Plaintiff is unsure if it authorized to do business in the State of
25
26
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1 WASHINGTON, but hopes to factually verify that presumption at
2 trial.
3

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8
9 **FIRST CAUSE OF ACTION**

- 10 9. Plaintiff repeats and re-alleges the preceding paragraphs one
11 through eight and incorporates them herein as if fully reproduced
12 and functioning in real time.
13
14
15
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20

21 **VENUE AND JURISDICTION**
22

- 23 10. Plaintiff repeats and re-alleges the preceding paragraphs one
24 through nine and incorporates them herein as if fully reproduced
25 and functioning in real time.
26
27
28

1 11. Venue is proper in this County as all defendants can be found in
2 this county.
3

4 12. Pursuant to the Seventh Amendment of the United States
5 Constitution, this action is brought within the common law venue
6 of Article 3 JUDICIAL COMPETENCY AND
7 CONSTITUTIONALITY, and as such, ONLY WHEN this Court
8 is sitting with a duly convened Jury of our peers have jurisdiction
9 to hear and reaffirm the inalienability of named constitutional
10 rights and causes asserted in this complaint.
11
12
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16
17 **SECOND CAUSE OF ACTION**

18 13. Quiet Title to property named in this action,
19
20 Fraudulent/Unconscionable bargain, Fraud in factum, Fraud in the
21 Concealment, Fraud in the Inducement, Intentional Infliction of
22 Emotional Stress, Asserting claims to the title of property in this
23 action by false pretenses and in violation of the constitution as
24 found in Article 6, Section 6, & ARTICLE 1, SECTION 10,
25 CLAUSE 1, PUBLIC LAW Ch. 48, 48 Stat. 112, slander of title,
26
27
28

1 malicious dispossession of private property, Declaratory Relief,
2 Violations of TILA, Violations of RESPA, RESCISSION,
3 Deceptive Bargaining & Fiduciary Malfeasance, Deceptive trade
4 practices.
5

6
7 14. Plaintiff repeats and re-alleges the preceding paragraphs and
8 incorporates them herein as if fully reproduced and functioning in
9 real time.
10
11

12
13 **BRIEF BACKGROUND OF SECURITIZATION**
14

15 15. This is an action brought by Plaintiff for declaratory judgment,
16 injunctive and equitable relief, and for compensatory, special,
17 general and punitive damages.
18

19
20 16. Plaintiff, in her capacity as the lawful homeowner hereby disputes
21 the title and ownership of the real property in question (the
22 “Home”), which is the subject of this action, in that the alleged
23 originating “mortgage lender” and others alleged to have
24 ownership of plaintiffs mortgage and note have unlawfully sold,
25 assigned and/or transferred their ownership and security interests
26
27
28

1 in the Promissory Note and Mortgage related to the property IN A
2 SECRETIVE SECURITIZATION BARGAIN/ARRANGEMENT,
3
4 and thus no longer have any cognizable legal or equitable
5
6 ownership interest in plaintiffs' names and void any all claims by
7
8 all named defendants.

9 17. Plaintiff has unalienable standing to challenge any "securitization
10 conveyances" regarding the property in this action because they
11
12 bear on their faces her legally protected name and proprietary
13
14 interests that cannot be denied.

15 18. Additionally plaintiff brings causes of action against all named
16
17 defendants for artifice, fraud, intentional infliction of emotional
18
19 stress, rescission, declaratory relief and violations of the United
20
21 States Constitution, laws of the United States, and settled
22
23 principles of law as decreed by the United States Supreme Court,
24
25 as found in, Article 6, Sections 6, & ARTICLE 1, SECTION 10,
26
27 CLAUSE 1, PUBLIC LAW Ch. 48, 48 Stat. 112, upon the facts
28
instrument which created the alleged loan defendants have falsely

1 attempted to collect by ignoring the mandate found in ARTICLE 1,
2 SECTION 10, CLAUSE 1 of the United States Constitution.
3

4 19. Defendants' violations of these laws are additional reasons this
5 Court should quiet title in Plaintiff's property and award damages,
6 rescission, declaratory judgment, and injunctive relief as requested
7 below.
8

9
10 20. Plaintiff is further informed and believe and based thereon allege
11 that the acts and conduct herein alleged of each such Defendant
12 were known to, authorized by, and/or ratified by the other
13 Defendants, and each of them.
14
15

16
17 21. Plaintiff is informed and believe and thereon allege that at all times
18 herein mentioned, that each of the defendants were the agents,
19 employees, partners, joint ventures, co-conspirators, successors or
20 predecessors in interests, owners, principals, and employers of the
21 remaining defendants, and in doing the things hereinafter alleged,
22 were acting within the course and scope of such agency,
23 partnership, employment, ownership, join venture and/or
24 conspiracy.
25
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1 22. Whenever in this Complaint an act or omission of a corporation or
2 business entity is alleged, said allegation shall be deemed to mean
3 and include an allegation that the corporation or business entity
4 acted or omitted to act through its authorized officers, directors,
5 agents, servants, and/or employees, acting within the course and
6 scope of their duties, that the act or omission was authorized by
7 corporate managerial officers or directors, and that the act or
8 omission was ratified by the officers and directors of the
9 corporation.
10
11
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15 23. Upon information and belief, "Securitization" is the process
16 whereby "mortgage loans" are turned into securities, or bonds, and
17 sold to investors by parties participating in different capacities
18 defined in a document known as POOLING AND SERVICING
19 AGREEMENT.
20
21
22

23 24. Allegedly, the purpose of securitization is to provide a gigantic
24 pool of money to parties participating in this deceptive venture
25 who subsequently share it with other participants who will buy into
26 the venture.
27
28

1 25. The loans are pooled together and then dumped inside a TAX-
2 FREE arrangement WHICH MUST REMAIN “bankruptcy
3 remote” more specifically known as Real Estate Investment
4 Conduit (herein after, “REMIC”).
5

6
7 26. In order for the REMIC TAX-FREE STATUS to be recognized by
8 the Internal Revenue Service, the pooling parties must strictly
9 adhere to the procedure of “selling the loans” by conveying
10 “without recourse” wherein the party who conveys any alleged
11 interest it held to the REMIC TRUST was forbidden from
12 returning to assert any claims legal or equitable in the said security
13 instrument in a process of false recoupment.
14

15
16 27. Upon information and belief the securitization arrangement
17 involves a certain insurance policy known as “loss of value
18 insurance policy” which indemnifies the parties in the event of
19 default of any NOTES pooled into the securitized mortgage backed
20 securities.
21

22
23 28. AS SUCH, they are precluded from seeking any and all alleged
24 recoupment in a venture for which they lack the capability of
25
26
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28

1 factually demonstrating any damages or harm done to their
2 financial book keeping RECORDS/processes which follow the
3 RULES OF GENERALLY ACCEPTED ACCOUNTING
4 PRINCIPLES ("GAAP").
5
6
7
8
9

10 **THIRD CAUSE OF ACTION**

11 **(PREDICATE/OVERT ACTS WITHIN THE CIVIL RICO**

12 **LAWS, DECEPTIVE TRADE PRACTICES)**
13
14

15 29. Plaintiff repeats and re-alleges any and all preceding captions and
16 paragraphs as if fully reproduced and functioning herein in real
17 time.
18

19
20 30. Plaintiff is informed and believe and thereon allege that, at all
21 times herein mentioned, defendants WELLS FARGO BANK
22 NATIONAL ASSOCIATION, AS TRUSTEE FOR THE
23 CERTIFICATE HOLDERS OF THE MLMI TRUST,
24 MORTGAGE LOAN ASSET- BACKED CERTIFICATES,
25 SERIES 2005 WMC2; MORTGAGE ELECTRONIC
26
27
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1 REGISTRATION SYSTEMS, INC.; NATIONSTAR
2 MORTGAGE BANK OF AMERICA; JAY BRAY; AZTEC
3 FORECLOSURE CORPORATION OF WASHINGTON, have
4 joined together in a criminal enterprise to unlawfully slander title
5 to the property in this action and use aggressively deceptive
6 brigandry to cause anguish and homelessness to be visited upon
7 plaintiff without lawful justification or bona fide claim of
8 ownership interests.

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14 31. Plaintiff accuses Defendant NATIONSTAR MORTGAGE, INC.,
15 of falsely claiming that it has a bona fide claim of title in the
16 property in this action.
17

18 **(SECOND COUNT)**

19
20 **(Defamation of Credit)**

21
22 32. Plaintiff repeats and re alleges all paragraphs above as if fully set
23 forth herein.

24
25 33. As a direct result of Defendants intending and then filing
26 unfounded foreclosure lawsuits against the NAMES OF
27
28

1 PLAINTIFF, they have defamed, ruined and irreparably damaged
2 plaintiff's credit as the lawsuit is a matter of the public record.
3

4 34. As a direct result of Defendants WELLS FARGO BANK
5 NATIONAL ASSOCIATION, AS TRUSTEE FOR THE
6 CERTIFICATE HOLDERS OF THE MLMI TRUST,
7 MORTGAGE LOAN ASSET- BACKED CERTIFICATES,
8 SERIES 2005 WMC2; MORTGAGE ELECTRONIC
9 REGISTRATION SYSTEMS, INC.; NATIONSTAR
10 MORTGAGE BANK OF AMERICA; JAY BRAY; AZTEC
11 FORECLOSURE CORPORATION OF WASHINGTON,
12 **fraudulently** and deceptively reporting unfounded non-payment of
13 mortgage to the various CREDIT bureaus against the NAMES OF
14 PLAINTIFF, they have defamed, ruined and irreparably damaged
15 plaintiff's credit worthiness as such reports are a matter of the
16 public record.
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25 **COUNT THREE, CONSPIRACY TO DEFRAUD**

26 35. Plaintiff repeats and re alleges all paragraphs above as if fully set
27 forth herein.
28

1 36. At all times material hereto, Defendants WELLS FARGO BANK
2 NATIONAL ASSOCIATION, AS TRUSTEE FOR THE
3 CERTIFICATE HOLDERS OF THE MLMI TRUST,
4 MORTGAGE LOAN ASSET- BACKED CERTIFICATES,
5 SERIES 2005 WMC2; MORTGAGE ELECTRONIC
6 REGISTRATION SYSTEMS, INC.; NATIONSTAR
7 MORTGAGE BANK OF AMERICA; JAY BRAY; AZTEC
8 FORECLOSURE CORPORATION OF WASHINGTON, in
9 concert with other Co-Conspirators names in this complain agreed,
10 between and among themselves and in combination with each
11 other and various agents, as to each overt act in furtherance of the
12 conspiracy and scheme, to engage in unlawful actions for a
13 common purpose, to wit: to perpetrate a fraud upon plaintiffs as the
14 lawful Owners of the property in this instant action.

15 37. At all relevant times, each Co-Conspirator committed acts, caused
16 or directed others to commit the acts, or permitted others to
17 commit the acts alleged in this Complaint; additionally, some of
18 the Co-Conspirators acted as the agent for other Co-Conspirators,
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1 and all of the Co-Conspirators acted within the scope of their
2 agency as if acting as the agent of another.
3

4 38. Knowing or realizing that other Co-Conspirators were engaging in
5 or planning to engage in unlawful conduct, each Co-Conspirator
6 nevertheless facilitated the commission of those unlawful acts.
7

8
9 **PRAYER FOR RELIEF AS PER FORGOING COUNTS**

10 39. **WHEREFORE**, as a result of the aforementioned reasons set
11 forth above in all foregoing counts plaintiff respectfully requests
12 the following relief:
13

14
15 40. Award Owner Declaratory Judgment against defendants and their
16 successors-in-interest, which voids/extinguishes any
17 claims/security interest that they purport to hold in SAID NOTE
18 MADE BY PLAINTIFF whether real or implied,
19

20
21 41. Prohibit defendants and successors-in-interest and any and all
22 person claiming or having any interest in the Property through
23 them from asserting or claiming any interest, right or title in or to
24 the Property, or any part thereof, adverse to the title of Owner; and,
25
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1 42. Award plaintiff monetary damages from defendants and
2 successors-in-interest in the amount of \$100,000,000.00 which
3 represents a fair assessment of the irreparable damages, caused
4 plaintiffs through all the foregoing mentioned acts of tort
5 committed by them and theirs.
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12 **VIOLATIONS OF CIVIL RICO, 18 U.S.C. 1961 ET SEQ**

13
14 43. Plaintiffs repeat and re allege all paragraphs above as if fully set
15 forth herein
16

17 44. **19 USC 1962 (a): "It shall be unlawful for any person who has**
18 **received any income derived, directly or indirectly, from a**
19 **pattern of racketeering activity or through collection of an**
20 **unlawful debt in which such person has participated as a**
21 **principal within the meaning of section 2, title 18, United States**
22 **Code, to use or invest, directly or indirectly, and part of such**
23 **income, or the proceeds of such income, in acquisition of any**
24 **interest in, or the establishment or operation of, any enterprise**
25
26
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28

1 **which is engaged in, or the activities of which affect, interstate**
2 **or foreign commerce.”**
3

4 **45. Defendants in this action and their agents, and successors-in-**
5 **interest** have established an enterprise of which the activities
6 affect interstate commerce pursuant to 18 USC § 1961(3)
7

8 **46. Defendants in this action and their agents, and successors-in-**
9 **interest** have established an enterprise of which the activities
10 affect interstate commerce pursuant to 18 USC § 1961 section
11 1958.
12

13 **47. This Actions concerns violations of law pertaining to the improper**
14 **and illegal drafting, execution and public recording of assignments,**
15 **conveyances, transfers, sales, and foreclosure documents used to**
16 **unlawfully and illegally divest Owners/plaintiffs of their lawful**
17 **property.**
18

19 **48. As a separate count of Mail Fraud took place each and every time a**
20 **fraudulent pleading, Affidavit, Fraudulent Indorsement,**
21 **Promissory Note Assignment, mortgage or mortgage assignment**
22 **was sent by defendants in this action and their agents, and**
23
24
25
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28

1 successors-in-interest through the use of the UNITED STATES
2 mail. Likewise, any documents sent via electronic mail, as would
3 be the case as part of a Federal action electronically filed with any
4 Court, would constitute a separate act of wire fraud.
5

6
7 49. By sending fraudulent pleadings to the clerks of court, judges,
8 attorneys, and defendants in foreclosure cases, **defendants in this**
9 **action and their agents, and** successors-in-interest and Co-
10 Conspirators in concert with other Co-Conspirators, intentionally
11 participated in a scheme to defraud plaintiffs and others similarly
12 situated across America.
13

14
15
16
17 50. A plaintiff in a RICO action must allege either an "open-ended"
18 pattern of racketeering activity (i.e., past criminal conduct coupled
19 with a threat of future criminal conduct) or a 'closed-ended' pattern
20 of racketeering activity (i.e., past criminal conduct 'extending over
21 a substantial period of time'). **Special Purpose Accounts**
22
23 **Receivable Co-op. Corp. v. Prime One Capital Co. L.L.C.** 202
24 F.Supp.2d 1339 (S.D.Fla.,2002), citing H.J. Inc., supra, 492 U.S. at
25
26
27
28 241.

DAMAGES CAUSED PLAINTIFF BY DEFENDANTS

51. As a direct and proximate result of the complained of acts in the RICO enterprise in violation of 18 U.S.C. § 1962, of which these actions were part of executed by defendants and successors-in-interest in concert with its Co-Conspirators, Owners and their family in the instant case, as well as Millions of other similarly situated homeowners across this great nation, have suffered, and continue to suffer, damages including but not limited to the following:

52. reduction in property value;

53. severe and irreparable damage to the Owners' credit scores;

54. the facing of foreclosure litigation

55. the loss of reputation and work because of the stigma of foreclosure;

56. mental anguish, anxiety, humiliation and emotional harm.

PRAYER FOR RELIEF

1
2
3 57. **WHEREFORE**, as a result of the aforementioned reasons set forth
4 above in Count IV, violation of RICO pursuant to 18 U.S.C.A. §
5
6 1962 plaintiff respectfully requests the following relief:

7 58. Award Owner Declaratory Judgment against defendants and
8
9 successors-in-interest, which voids/extinguishes any
10
11 claims/security interest that defendants purport to hold, real or
12 implied as claims against the property in this action.

13
14 59. Prohibit **ALL NAMED** defendants **HEREIN** and its successors-
15 in-interest, and any and all persons claiming or having any interest
16
17 in the Property through it from asserting or claiming any interest,
18
19 right or title in or to the Property, or any part thereof, adverse to
20 the title of Owners; and,

21
22 60. Award Owners monetary damages from **ALL NAMED** defendants
23 and/or its successors-in-interest in the amount of \$100,000,000.00
24
25 which represents a fair assessment of the irreparable damages
26
27 caused plaintiffs through all the foregoing mentioned acts of tort
28 committed by them and theirs.

- 1 61. The amount of such damages as to be proven at trail before a Jury.
- 2
- 3 62. Plaintiff demands a Jury trial for each and every count.
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CERTIFICATE OF NO OTHER ACTIONS

I certify that the dispute about which I am suing is not the subject of any other action pending in any other court or a pending arbitration proceeding to the best of my knowledge and belief. Also, to the best of knowledge and belief further action or arbitration proceeding may be contemplated to protect & preserve the constitutional rights of affiant. Further, other than the parties set forth in this complaint, there may be other parties that should be made a part of this lawsuit. In addition, I recognize my continuing obligation to file and serve on all parties and the court an amended certification if there is a change in the facts stated in this original certification.

Dec 12, 2016
Date

By: Barbara A. Robins
Signature, All Rights Reserved

Barbara A. Robins
Type or Print Your Name (Plaintiff)

JURY DEMAND

The Plaintiff demands trial by a jury on all of the issues outlined in all paragraphs contained in this complaint, pursuant to Washington Court Rules: 38 (a)(b), and 48.

Dec 12, 2016
Date

By: Barbara A. Robinson
Signature, All Rights Reserved

Barbara A. Robinson
Type or Print Your Name (Plaintiff)

**IN THE KING COUNTY SUPERIOR COURT
FOR THE STATE OF WASHINGTON**

BY: Barbara Robinson as Intervenor/Trustee

Barbara Robinson

Plaintiff,

vs.

WELLS FARGO BANK
NATIONAL ASSOCIATION, AS
TRUSTEE FOR THE
CERTIFICATE HOLDERS OF THE
MLMI TRUST, MORTGAGE
LOAN ASSET-BACKED
CERTIFICATES, SERIES 2005
WMC2;MORTGAGE
ELECTRONIC REGISTRATION
SYSTEMS, INC.; NATIONSTAR
MORTGAGE BANK OF AMERICA;
JAY BRAY; AZTEC
FORECLOSURE CORPORATION
OF WASHINGTON

Defendants

CASE NO.:

CIVIL ACTION

NOTICE OF LIS PENDENS

PROPERTY LOCATION:
13540 SE 159TH PLACE
RENTON, WA 98058
LOT 9, CEDARWOOD DIV. VI,
VOL. 217, P. 28-34

JURY TRIAL DEMANDED

TO WHOM IT MAY CONCERN:

Notice is hereby given of the commencement and pendency of the
above-captioned Civil Action, the general objects of which are:

- 1 1. To quiet title to the named property in this action against all named
2 defendants and against all the world and vest it permanently on
3 plaintiff.
4
- 5 2. To obtain judgment declaration and determination that Plaintiff is
6 the rightful holder of title to the property and that defendants-
7 claimants herein, and each of them, be declared to have no estate,
8 right, title or interest in said property;
9
- 10 3. For a judgment forever enjoining said defendants-claimants herein,
11 and each of them, from claiming any estate, right, title or interest
12 in the subject property;
13
- 14 4. The complain in the above entitled action was filed in the office of
15 the Clerk of the Superior Court of Washington on
16
17 Dec. 12 2016.
18
19
20
21
22

23 Dec 12, 2016
24 Date

By: Barbara A Robinson
Signature, All Rights Reserved

25
26
27 Barbara A Robinson
28 Type or Print Your Name (Plaintiff)

VERIFICATION AND CERTIFICATION

I certify that the foregoing statements made by me are true to the best of my knowledge and belief. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

12/12/2016

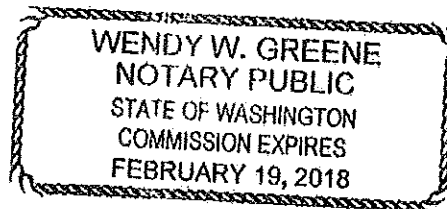
Date

By: Barbara A. Robinson

Signature, All Rights Reserved

Barbara A Robinson

Type or Print Your Name (Plaintiff)



Notary Wendy W. Greene

CERTIFICATION OF SERVICE

I certify that I served a copy of this original complaint and any accompanying pages by mailing it to the persons below by regular and certified mail.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

SERVICE LIST

NATIONSTAR MORTGAGE
NMLS# 2119
8950 Cypress Waters Boulevard
Dallas, TX 75019

JAY BRAY
8950 Cypress Waters Boulevard
Dallas, TX 75019

AZTEC FORECLOSURE CORPORATION OF WASHINGTON
1499 SE Tech Center Place
Suite 255
Vancouver, WA 98683
DIRECT (360) 253-8017

MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC.,
1818 LIBRARY STREET,
SUITE 300
RESTON, VA 20190

WELLS FARGO BANK, N.A
9062 Old Annapolis Road MAC R1202-010
COLUMBIA, MD 21045

PERSONAL ACKNOWLEDGE

STATE OF NEW JERSEY

COUNTY OF BURLINGTON

I CERTIFY THAT ON 12/12 2016,

Barbara Robinson Personally came before me and acknowledged
inside her private religious beliefs, to my satisfaction, that, this God
Made Human Sentient Being,

(A) Is named in and personally signed this document.

(B) Signed, sealed and delivered this document as her private
acts and deed.

Barbara Robinson

Barbara Robinson All Rights Reserved, UCC 1-308
Title: defendant

WENDY W. GREENE
NOTARY PUBLIC
STATE OF WASHINGTON
COMMISSION EXPIRES
FEBRUARY 19, 2018

Notary *Wendy W. Greene*

Robinson, Barbara Ann
DECLARATION IN REBUTTAL, RESCISSION, REVOCATION AND
EXTINGUISHMENT FOR "LOAN NUMBER: 11129867 and 0609972989"
"BORROWERS CERTIFICATION AND AUTHORIZATION"

I, Robinson, Barbara Ann hereby and herein **REBUT, RESCIND, REVOKE, EXTINGUISH, CANCEL** all information as written, designated and exhibited on **"BORROWER'S CERTIFICATION AND AUTHORIZATION"** as attached hereto including but not limited to: signature(s), dates, Social Security Numbers in their entirety and render HUD FORM 1097 BORROWER'S CERTIFICATION AND AUTHORIZATION" **NULL AND VOID** as of the dated autographs and seals affixed hereto thereby freezing all associated bonds and trading thereof including but not limited to Trading Licenses.

This rebuttal made by Robinson, Barbara Ann herein takes immediate effect no later than the close of business Pacific Standard Time Zone this 12th day, of December in the year two thousand sixteen (December 12, 2016)

By Robinson, Barbara Ann
Robinson, Barbara Ann

King County)

) ss:

Washington State)

On December 12 2016 before me Barbara Ann Robinson, personally appeared Robinson, Barbara Ann, proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

Notary Public Wendy W. Greene

WENDY W. GREENE
NOTARY PUBLIC
STATE OF WASHINGTON
COMMISSION EXPIRES
FEBRUARY 19, 2018

Washington State Department of Licensing
Uniform Commercial Code
Debtor Information Search Report

ABDUL SIRIUS-ALI 4259028281

13540 SE 159TH PLACE
RENTON WA USA 98058

Search number: 2016-335-0576-8S

Name as provided:

Organization: MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC (Debtor)

Name searched:

Organization: MORTGAGEELECTRONICREGISTRATIONSSYSTEMS

Lien type searched: All

Lien status searched: All

Search limited by: File Numbers Searched: 2016-334-7865-9

Search logic used: Standard

Report: 11/30/2016 10:50:09 AM

Through date: 11/29/2016

Copies: All

Certification:

The filing office certifies that the attached list (and copies, if any) is a true and exact representation of all financing statements and non-UCC liens for the name searched, as filed with the Department of Licensing, Uniform Commercial Code Program, as of the through date shown above. But a limited search may not reveal all records of the name searched and the searcher bears the risk of relying on such a search.



Pat Kohler
Pat Kohler, Director, Department of Licensing

1 of 1

Initial Financing Statement File Number: 2016-334-7865-9

Date and time filed: 11/29/2016 9:57:00 AM

Lapse date: 11/29/2021

(D) MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC
1818 LIBRARY STREET,, SUITE 300
RESTON, WA 20190 USA

(D) BRAY, JAY,
8950 CYPRESS WATERS BOULEVARD
COPPELL, TX 75019 USA

(D) NATIONSTAR MORTGAGE
8950 CYPRESS WATERS BOULEVARD
COPPELL, TX 75019 USA

(D) AZTEC FORECLOSURE CORPORATION OF WASHINGTON
1499 SE TECH CENTER PLACE,, SUITE 255
VANCOUVER, WA USA

(S) Robinson, Barbara, A
13540 SE 159th Place
Renton, WA 98058 USA

History:

| Type of Record | Date & Time Filed | File# | #PGS |
|----------------|-------------------|-------|-------|
| ----- | ----- | ----- | ----- |

Initial

11/29/2016 9:57:00 AM 2016-334-7865-9

1

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

| |
|--|
| A. NAME & PHONE OF CONTACT AT FILER (optional) |
| B. E-MAIL CONTACT AT FILER (optional) |
| C. SEND ACKNOWLEDGMENT TO: (Name and Address) |

Date of Filing : 11/29/2016
 Time of Filing : 09:57:00 AM
 File Number : 2016-334-7865-9
 Lapse Date : 11/29/2021

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of Item 1 blank, check here ☐ and provide the Individual Debtor information in Item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | | | |
|--|-----------------------|-------------------------------|-----------------------------|
| 1a. ORGANIZATION'S NAME MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC | | | |
| OR 1b. INDIVIDUAL'S SURNAME | FIRST PERSONAL NAME | ADDITIONAL NAME(S)/INITIAL(S) | SUFFIX |
| 1c. MAILING ADDRESS 1818 LIBRARY STREET,, SUITE 300 | CITY RESTON | STATE WA | POSTAL CODE 20190 |
| | | | COUNTRY USA |

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of Item 2 blank, check here ☐ and provide the Individual Debtor information in Item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | | | |
|---|-----------------------------------|-------------------------------|-----------------------------|
| 2a. ORGANIZATION'S NAME | | | |
| OR 2b. INDIVIDUAL'S SURNAME BRAY | FIRST PERSONAL NAME JAY | ADDITIONAL NAME(S)/INITIAL(S) | SUFFIX |
| 2c. MAILING ADDRESS 8950 CYPRESS WATERS BOULEVARD | CITY COPPELL | STATE TX | POSTAL CODE 75019 |
| | | | COUNTRY USA |

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

| | | | |
|--|---------------------------------------|---|-----------------------------|
| 3a. ORGANIZATION'S NAME | | | |
| OR 3b. INDIVIDUAL'S SURNAME Robinson | FIRST PERSONAL NAME Barbara | ADDITIONAL NAME(S)/INITIAL(S) A | SUFFIX |
| 3c. MAILING ADDRESS 13540 SE 159th Place | CITY Renton | STATE WA | POSTAL CODE 98058 |
| | | | COUNTRY USA |

4. COLLATERAL: This financing statement covers the following collateral:

5. Check only if applicable and check only one box: Collateral is ☐ held in a Trust (see UCC1Ad, Item 17 and Instructions) ☐ being administered by a Decedent's Personal Representative

6a. Check only if applicable and check only one box:
☐ Public-Finance Transaction ☐ Manufactured-Home Transaction ☐ A Debtor is a Transmitting Utility

6b. Check only if applicable and check only one box:

☐ Agricultural Lien ☐ Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable): ☐ Lessee/Lessor ☐ Consignee/Consignor ☐ Seller/Buyer ☐ Bailor/Bailor ☐ Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:

UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because individual Debtor name did not fit, check here ☐

18a. ORGANIZATION'S NAME
MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC

OR

18b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

Date of Filing : 11/29/2016
 Time of Filing : 09:57:00 AM
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19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME
NATIONSTAR MORTGAGE

OR

19b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

19c. MAILING ADDRESS

8950 CYPRESS WATERS BOULEVARD

CITY **COPPELL** STATE **TX** POSTAL CODE **75019** COUNTRY **USA**

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME
AZTEC FORECLOSURE CORPORATION OF WASHINGTON

OR

20b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

20c. MAILING ADDRESS

1499 SE TECH CENTER PLACE,, SUITE 255

CITY **VANCOUVER** STATE **WA** POSTAL CODE COUNTRY **USA**

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME

OR

21b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

21c. MAILING ADDRESS

CITY STATE POSTAL CODE COUNTRY

22. ☐ ADDITIONAL SECURED PARTY'S NAME or ☐ ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME

OR

22b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

22c. MAILING ADDRESS

CITY STATE POSTAL CODE COUNTRY

23. ☐ ADDITIONAL SECURED PARTY'S NAME or ☐ ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME

OR

23b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

23c. MAILING ADDRESS

CITY STATE POSTAL CODE COUNTRY

24. MISCELLANEOUS:

2016-334-7865-9, Attachment 1 of 5

CLAIM OF COMMERCIAL LIEN
AGAINST, NATIONSTAR MORTGAGE, AZTEC FORECLOSURE
CORPORATION, MORTGAGE
ELECTRONIC REGISTRATIONS SYSTEMS, INC.,
FOR ENUMERATED IRREPARABLE DAMAGES STATED HEREIN

| | | |
|--|---|-----------------------------|
| Barbara Robinson; of the United States | § | A SECURITY (15 U.S.C.) |
| | § | |
| Lien Claimant | § | Claim of Commercial Lien |
| | § | and Affidavit |
| V. | § | |
| | § | -EXEMPLARY- |
| NATIONSTAR MORTGAGE | § | To Guarantee Bond that WILL |
| AZTEC FORECLOSURE CORPORATION, | § | PRESERVE THE PRIVATE |
| MORTGAGE ELECTRONIC | § | PROPERTY RIGHTS OF |
| REGISTRATION SYSTEMS., | § | LIEN CLAIMANT PROTECTED |
| | § | IN THE UNITED STATES |
| | § | CONSTITUTION BUT |
| Lien Debtors | § | CAPRICIOUSLY VIOLATED BY |
| (Severally and Jointly Liable) | § | THE LIEN DEBTORS AND THEIR |
| | § | COHORTS SEVERALLY AND |
| | § | JOINTLY |
| | § | |
| | § | PROPERTY LOCATION: |
| | § | 13540 SE 159TH PLACE |
| | § | RENTON, WA 98058 |
| | § | LOT 9 OF CEDARWOOD |
| | § | DIVISION VI |
| | § | |

STATE OF WASHINGTON

COUNTY OF KING

I. Barbara Robinson, depose and affirm and state as follows:

1. That Affiant has firsthand knowledge of the facts testified to herein; and further,

2016-334-7865-9, Attachment 2 of 5

2. That the facts testified to are true, correct, certain, and not misleading; and further,
3. The parties of this Commercial Lien are cited on this page and page 4 attached.
4. All processes are those in which Constitutional and Commercial Rights have been **abridged** and **denied**.
5. Nothing has been provided to Lien Claimants by the Lien Debtors to demonstrate or prove that they are Commercially Bonded to operate any Processes which **abridges** or **denies** any Commercial provision of the United States Constitution.
6. This Commercial Lien is commercially necessary to guarantee the unalienable property rights of lien claimants which the lien debtors have capriciously destroyed and laid waste with disgraceful abandon.
7. The cited Lien Debtors are being liened for a minimum of \$100,000,000 (One Hundred Million Dollars) each by each of the Lien Claimants for a total in excess of \$200,000,000 (Two Hundred Million Dollars) which was arrived at by using the \$10,000 multiplied by 100 and then by Two based on and pursuant to Title 18 USC §241 of the United States Code, for violations of the United States Constitution and Constitutional Rights, including the Seventh Amendment of the Bill of Rights which guarantees a jury trial in all Commercial processes. Additionally, an approximation of Thirty-Five (35) Civil Rights violations, i.e., other Commercial provision of The United States Constitution.
8. This Commercial Lien is intended to notify, through recording, that all real and movable property of the aforementioned can be seized from the cited Lien Debtors and those yet to be named as Lien Debtors.
9. This property is being seized as a pledge that the specifics as requested are adhered to, and to secure a portion of the above cited specifications and obligations as declared, and to apply it as a bond on the persons and activities of the "agents" of the fictive entities who have intentionally decided to act incomplete and naked bad faith with unclean hands.
10. This Commercial Lien is not a *Lis Pendens* Lien, therefore it may not be removed or dissolved by any other parties except the Lien Claimants or a Common Law Jury properly convened and used to settle the claimants' cause.
11. Additionally, those named and unnamed Lien Debtors, which may be

2016-334-7865-9, Attachment 3 of 5

added from time to time, for whatever relevant and just Commercial Agreements, would also be relevant to the aforementioned.

12. List of Lien Debtors:

**NATIONSTAR MORTGAGE, JAY BRAY, AZTEC
FORECLOSURE CORPORATION, MORTGAGE
ELECTRONIC REGISTRATIONS SYSTEMS, INC.,**

13. Attested to and respectfully submitted this 9th day of November, 2016

s/ Barbara Robinson
All Rights Reserved

2016-334-7865-9, Attachment 4 of 5

VERIFIED ATTESTATION

King County)
) ss:
Washington State)

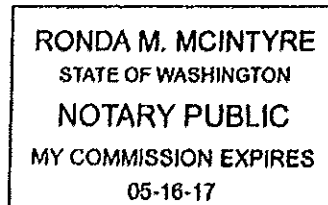
I, Barbara Robinson, being first duly sworn, say: I am the claimant so named: I have read the foregoing claim and know the contents thereof: and believe the same to be just and correct.

Subscribed and affirmed/sworn to me,
November 1, 2016

By: Barbara Robinson
Barbara Robinson, All Rights Reserved

I have hereunto set my hand and seal of office On this 01st Day of November, 2016

Notary Public Ronda McIntyre



2016-334-7865-9, Attachment 5 of 5

LIEN DEBTORS

SERVICE LIST

NATIONSTAR MORTGAGE

NMLS# 2119
8950 Cypress Waters Boulevard
Dallas, TX 75019

JAY BRAY

8950 Cypress Waters Boulevard
Dallas, TX 75019

AZTEC FORECLOSURE CORPORATION OF WASHINGTON

1499 SE Tech Center Place
Suite 255
Vancouver, WA 98683
DIRECT (360) 253-8017

MORTGAGE ELECTRONIC REGISTRATIONS SYSTEMS, INC.,

1818 LIBRARY STREET,
SUITE 300
RESTON, VA 20190

13540 SE 159th Place
Kennewick, WA 98058



7016 1370 0001 7904 6611



1000



75019

U.S. POSTAGE
PAID
RENTON, WA
98058
DEC 13, 16
AMOUNT
\$5.29
R2304E106092-03

NationStar Mortgage
8950 Cypress Waters Boulevard
Dallas, TX 75019

Leggs

